



Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at <http://about.jstor.org/participate-jstor/individuals/early-journal-content>.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

INDEX

- Accused: Compulsory examination of, 128, 130, 131; compulsory testimony of, 126; Jeremy Bentham on testimony of, 126, 127; presumed innocence of, 95.
- ACCUSED, THE PRIVILEGE OF THE, TO REFUSE TO TESTIFY. Herbert R. Limburg, 124-131.
- ALIEN, IN RELATION TO OUR LAWS, THE. Gino C. Speranza, 169-176.
- America, judges needed in legal procedure in, 206.
- AMERICAN AND CANADIAN COURTS, A COMPARISON OF SOME OF THE PRINCIPLES AND RULES OF PRACTICE OF THE. David W. Amram, 191-199.
- American Bar Association: Composition of, 80; statute advanced by, regarding reversed judgments, 100.
- American Institute of Criminal Law and Criminology, work of, for reform in criminal code, 107.
- AMERICAN JUDICATURE SOCIETY. Causes for Dissatisfaction with the Administration of Justice in Metropolitan Districts, 208-224.
- American Judicature Society, the, 81, 82.
- AMRAM, DAVID W. A Comparison of Some of the Principles and Rules of Practice of the American and Canadian Courts, 191-199.
- Bar: Methods of selecting, retiring and disciplining members of the, 217-223; need for solidarity and self-government in, 81.
- BAR, ORGANIZATION OF THE. Herbert Harley, 77-82.
- BARTELME, MARY M. The Opportunity for Women in Court Administration, 188-190.
- Bentham, Jeremy, on testimony of accused, 126, 127.
- BOLSTER, WILFRED. Adult Probation, 132-139.
- BORCHARD, EDWIN M. State Indemnity for Errors of Criminal Justice, 108-114.
- Boston, municipal court in, 135.
- Buffalo, municipal court in, 100.
- California: Commission on immigration and housing in, 168; indemnity for error in criminal justice in, 114.
- Canada: Criminal code in, 107; flexibility of legislative procedure in, 191.
- Chicago, municipal court in, 100.
- CHICAGO COURT OF DOMESTIC RELATIONS. William N. Gemmill, 115-123.
- Chief justice: Appointment of judges by, 12; filling of vacancies by, 7, 8; impeachment of, 9; power of, 9; recall of, 9; retirement of, 9; to remain judges on retirement, 9.
- Cleveland, city immigration bureau in, 168.
- Constitution: Amendment of, 26; purpose of, 14.
- Constitutional amendment: A cumbersome process, 30; adoption of, 18; advantages of recall of decisions over, 33; an illogical means in police power cases, 32; an inappropriate process, 31; arguments for, 18, 21; Bryce on, 34, 35; in case of dissatisfaction with judicial decisions, 16, 17; in Massachusetts, 23; inadequacy of, in dealing with police power cases, 30.
- Court of claims, 109, 112.

- Court of domestic relations: Cases in, 115, 119, 120; effect of, 121; function of, 116.
- COURT OF DOMESTIC RELATIONS, CHICAGO. William N. Gemmill, 115-123.
- Courts: As representative of the people, 16; division of, for handling classes of litigation, 11; enlargement of power of American, 192; multiplicity of, 194; opinion of, in determining constitutionality of laws, 29.
- Crime: Absence of statistics on, 85; new theory as to responsibility for, 64; purpose of statistics of, 83; responsibility of federal government for statistics on, 86; statistics of, 83, 84.
- CRIME FROM A STATISTICAL VIEWPOINT. John Koren, 83-88.
- Criminal cases: Criticisms against, 125; reversion of, on account of technical errors, 100.
- Criminal code, in Canada and New Zealand, 107.
- Criminal courts: Conducted under outworn technicalities, 96, 97; crime situation and the, 84; records of, as source of criminal information, 87.
- CRIMINAL JUSTICE, STATE INDEMNITY FOR ERRORS OF. Edwin M. Borchart, 108-114.
- Criminal law: Lack of uniformity in administration of, 103; mistakes in administration of, 108; modification of, 89.
- Criminal procedure: Changes in, 102, 103; code of, 102, 104; definition of, 102.
- CRIMINAL PROCEDURE, REFORM IN. William E. Mikell, 102-107.
- CRIMINAL PROCEDURE, THE EVOLUTION OF OUR. Samuel Scoville, Jr., 93-101.
- Criminalism: Business-like treatment of, 90, 91; causes of, 91; central government and, 92.
- Criminals: Absence of data concerning, 89; studies concerning, 92.
- CRIMINALS, CRITIQUE ON RECORDING DATA CONCERNING. William Healy, 89-92.
- District attorney: Duties of, 39, 41, 46; office of, 44, 45, 53.
- Divorce court, object of, 116
- ELIOT, THOMAS D. The Trend of the Juvenile Court, 149-158.
- Elmira Reformatory, the, 90.
- England: Appointment of judges in, 200; court of criminal appeal in, 203; disregard of technicalities in trial of cases in, 201; early criminal procedure in, 93; public opinion and judges in, 201; public prosecutor in, 205; rapidity with which cases are tried in, 205; small number of courts in, 200.
- Europe: Indemnity for mistakes in criminal jurisdiction in, 110; police in, 60; presumption regarding accused in, 95.
- Families, causes for separation of, 117, 118.
- Federal courts, bill to grant relief to persons erroneously convicted in, 113.
- government: Clogged machinery of, 68; responsibility of, for criminal statistics, 86; suit against, by individuals, 109.
- jurisdiction, increase of, 68.
- Fingerprint identification system, in women's night court, 184.
- Foreman of jury, duties of, 37, 39, 40, 42.
- GEMMILL, WILLIAM N. Chicago Court of Domestic Relations, 115-123.

- Governor, appointment of judges by, 6.
- Grand jury: A valuable institution, 54; absence of members of, 39; business of, 41; difference between, and petty jury, 37; historic origin of, 37; how constituted, 37; interpreters connected with, 40; number of names on list of, 38; recommendations in regard to work of, 53; relative authority of, and district attorney, 46, 47.
- GRAND JURY OF THE COUNTY OF NEW YORK, THE. George Haven Putnam, 37-55.
- GRAY, R. S. The Advisability of a Public Defender, 177-180.
- GRIFFITHS, JOHN L. Legal Procedure in England, 200-207.
- HARLEY, HERBERT. Organization of the Bar, 77-82.
- HEALY, WILLIAM. Critique on Recording Data concerning Criminals, 89-92.
- Holmes, Mr. Justice, on the police power, 29.
- Identification, necessity of recording data for, 92.
- Illinois: Bureau of criminal statistics in, 84; juvenile court act in, 144; juvenile offenders in, 142; prisoners' earnings in, 118; wife-abandonment statute in, 119.
- IMMIGRANT, JUSTICE FOR THE. Frances A. Kellor, 159-168.
- Immigrants' court, in New York, 168.
- Immigration laws, enactment of, 173.
- Indiana, bureau of statistics in, 84.
- Indictment: Laws governing, 104; needless technicalities in, 104, 105; provisions necessary for validity of, 105; purpose of, 106.
- Judges: Appointment of, 3, 194, 200; appointment of: by chief justice, 12; by extra legal government, 5; by governor, 6; by highest appellate tribunal of state, 7; in metropolitan district, 1, 2; through primaries, 5. Choice of, by electorate, 4; complaints against, 11; confusion of recall of, with recall of decisions, 25; effect of service to organization in choice of, 5; election of, at special elections, 3, 6; election of, by people, 1; limited tenure of appointed, 10; method of selecting, 1; necessity for appointment of, in metropolitan district, 6, 12; objections to appointment of, 10; organization of, after election, 214, 215; popular dissatisfaction with, 2; power of politocrats over, 2; public opinion and English, 201; recall of, 2, 3, 10, 11, 77; salary of English, 200; selection, retirement and disciplining of, 209-213.
- JUDGES, METHOD OF SELECTING AND RETIRING, IN A METROPOLITAN DISTRICT. Albert M. Kales, 1-12.
- Judicial ballot, and rotation of candidates, 3, 4.
- council: Appointment of members of bar by, 12; effect of existence of, 12;
- election, special, 1.
- recall, attitude of lawyers toward, 77.
- system, inadequacy of, to meet demands of justice, 177.
- Judiciary, vacancies in, 7, 8.
- Jurors, votes necessary for quorum, 37, 38.
- Jury: In Ontario, 197; selection of, as judge of facts, 215, 216.
- Justice: Administration of, by private detectives, 177; efficiency in administration of, 78; responsibility of government for error in administration of, 6.

- Justice of the peace: Election of, in New York, 161; fees of, 161; influence of, on immigration, 160; investigation concerning, 163.
- JUSTICE IN METROPOLITAN DISTRICTS, CAUSES FOR DISSATISFACTION WITH THE ADMINISTRATION OF. American Judicature Society, 208-224.
- Juvenile courts: Abuses in, 147; act regarding, in Illinois, 144; as a result of opposing tendencies, 142; connection between, and domestic relations court, 150, 157; functions of, 147; functions of, to be taken over by school system, 149; in various cities, 150; need for woman in, 188; Pennsylvania act regarding, 140, 141.
- JUVENILE COURT, THE TREND OF THE. Thomas D. Eliot, 149-158.
- JUVENILE COURT MOVEMENT, FROM A LAWYER'S STANDPOINT, THE. Edward Lindsey, 140-148.
- Juvenile probation, difference between, and adult probation, 133.
- KALES, ALBERT M. Methods of Selecting and Retiring Judges in a Metropolitan District, 1-12.
- KELLOR, FRANCES A. Justice for the Immigrant, 159-168.
- KOREN, JOHN. Crime from a Statistical Viewpoint, 83-88.
- Law, necessity for reform of, 103.
- Lawyers: Allegiance of, to clients, 77; competition between, 79, 80; influence of, in choice of judges, 6; number of, 79, 80; recall of, 77, 81.
- LEGAL PROCEDURE IN ENGLAND. John L. Griffiths, 200-207.
- Legislation: Interference of, with development of common law and procedure, 192; regarding probation, 134; safeguarding against hasty, 69.
- LEGISLATION IN THE UNITED STATES, UNIFORM. Walter George Smith, 67-76.
- Legislative research fund, preparation of code of criminal procedure by, 107.
- LIMBURG, HERBERT R. The Privilege of the Accused to Refuse to Testify, 124-131.
- LINDSEY, EDWARD. The Juvenile Court Movement from a Lawyer's Standpoint, 140-148.
- Lynchings, of foreigners, 171.
- MCCAFFREY, GEORGE H. The Police and the Administration of Justice, 56-60.
- Marshall, Chief Justice, on legislative power, 16.
- Massachusetts: Constitutional amendment in, 23; indemnity to acquitted or discharged persons in, 111; probation commission in, 135; probation law in, 137, 138.
- MIKELL, WILLIAM E. Reform in Criminal Procedure, 102-107.
- Minority rights, constitutional checks as safeguard of, 68.
- Minors, constitutional safeguards regarding, 145.
- Municipal courts, in various cities, 100, 135.
- Naturalization: Qualifications regarding, 166, 167; strengthening of laws regarding, 176.
- New Jersey: Administration of chancery jurisdiction in, 7; justices of the peace in, 162; juvenile court in, 151.
- New York: Criminal statistics in, 84; immigration bureau in, 172; probation commission in, 135.
- NEW YORK, THE GRAND JURY OF THE COUNTY OF. George H. Putnam, 37-55.
- New Zealand, criminal code in 107.

- Ohio, criminal statistics in, 84.
- Ontario: Judicial opinion in legislative matters in, 198; jury in, 197; legal procedure in, 195; procedural legislation and rules of court in, 191; single court in, 193.
- Pardoning power: Abuse of, 61; effect of new theory of crime upon, 64; exercise of, 65; public sentiment and, 65; vested in governor, 62, 63.
- PARDONING POWER, *THE USE OF THE*. William W. Smithers, 61-66.
- Pennsylvania: Criminal statistics in, 84; juvenile court act in, 140, 141, 143; pardoning and paroling of prisoners in, 98.
- People: Power of, in arguments between legislature and courts, 26; source of power, 61.
- Petty jury, difference between, and grand jury, 37.
- Philadelphia, municipal court in, 100.
- Police: As administrators of justice, 56; as witnesses, 58, 59; different types of men as, 59, 60; in Europe, 58; necessity for high grade of men as, 59; necessity for use of discretionary power by, 56, 57, 58; no power to act without warrant, 56, 57; salary of, 60; training of, 59, 60.
- POLICE AND THE ADMINISTRATION OF JUSTICE, *THE*. George H. McCaffrey, 56-60.
- Police justices, influence of, on immigration, 160.
- Police power: Definition of, 27; inadequacy of constitutional amendment in deciding cases under, 30; Mr. Justice Holmes on, 29; recall of decisions on, 25.
- records, as source of information on criminals, 85.
- Politocrats: Control of, over chief justice, 8; ignorance of, 4; influence of appointing power of, 5.
- Prisoners, pardoning of, 98, 99,
- Probation: Definition of, 132; difference between adult and juvenile, 133; future of, 138; increase of judicial, 137; legislation regarding, 134; principles of, 133, 134; sphere of, 134; surrendered cases under, 137; suspension of persons on, 135.
- PROBATION, ADULT. Wilfred Bolster, 132-139.
- Probation officers: Duties of, 136; qualifications for, 135; selection of, 135.
- system: Dangers in, 137; in Wisconsin, 138, 139; lack of information concerning, 137; origin of, 132.
- Progressive platform, and recall of decisions, 27.
- Public defender: Arguments favoring, 179; need for, 180.
- PUBLIC DEFENDER, *THE ADVISABILITY OF A*. R. S. Gray, 177-180.
- Public prosecutor, in England, 205.
- Putnam, George Haven. *The Grand Jury of the County of New York*, 37-55.
- Recall of decisions: Advantages of, over constitutional amendment, 33; argument against, 15, 18, 19, 21, 22; a logical means, 36; limitation of, 14; objects of, 25; Progressive platform and, 27; Senator Root on, 24.
- RECALL OF DECISIONS, *CONSTITUTIONAL GROWTH THROUGH*. Donald R. Richberg, 25-36.
- RECALL OF DECISIONS, *THE*. Moorfield Storey, 13-24.
- Recall of judges, 77.
- RICHBERG, DONALD R. *Constitutional Growth Through Recall of Decisions*, 25-36.
- Roosevelt, T., on recall of decisions, 26.
- Root, Senator, on recall of decisions, 24.

- St. Louis, juvenile court in, 151.
Salt Lake City, juvenile court in, 151.
SCOVILLE, SAMUEL JR. *The Evolution of Our Criminal Procedure*, 93-101.
SMITH, WALTER GEORGE. *Uniform Legislation in the United States*, 67-76.
SMITHERS, WILLIAM W. *The Use of the Pardoning Power*, 61-66.
SPERANZA, GINO C. *The Alien in Relation to Our Laws*, 169-176.
State: Compensation by, to individuals unjustly imprisoned, 109, 110; suit against, by individuals, 109.
STATE INDEMNITY FOR ERRORS OF CRIMINAL JUSTICE. Edwin M. Borchard, 108-114.
STOREY, MOORFIELD. *The Recall of Decisions*, 13-24.
Uniform legislation: Illustrations of, 70-76; in New York, 69; most successful effort to secure, 70.
UNIFORM LEGISLATION IN THE UNITED STATES. Walter George Smith, 67-76.
Washington, municipal court in, 100.
WHITIN, FREDERICK H. *The Women's Night Court in New York City*, 181-187.
Wigmore, Dean, on state indemnity for criminal injustice, 109, 113.
Wisconsin: Indemnity for errors in criminal justice in, 114; system of probation in, 138, 139.
WOMEN, THE OPPORTUNITY FOR, IN COURT ADMINISTRATION. Mary M. Bartelme, 188-190.
Women's night court: Object of, 181; opening of, 181; system of fingerprint identification in, 184; work performed by, 183.
WOMEN'S NIGHT COURT IN NEW YORK CITY, THE. Frederick H. Whitin, 181-187.